Turnpike Authority is hereby authorized to construct said bridge, either acting alone in accordance with the laws of the State of New Jersey or acting jointly with the Pennsylvania Turnpike Commission

in accordance with the provisions of said compact.

SEC. 3. If the Pennsylvania Turnpike Commission shall finance the Authority to collect construction of all or a part of said bridge, said commission is hereby authorized to combine said bridge or such part with the Pennsylvania Turnpike System or any part thereof for financing purposes and to fix, charge, and collect tolls for the use of said bridge and to pledge such tolls in accordance with the provisions of the laws of the Commonwealth of Pennsylvania which relate to said commission or to said Pennsylvania Turnpike System, or if the New Jersey Turnpike Authority shall finance the construction of all or a part of said bridge, said Authority is hereby authorized to combine said bridge or such part with the New Jersey Turnpike for financing purposes and to fix, charge, and collect tolls for the use of said bridge and to pledge such tolls in accordance with the provisions of the laws of the State of New Jersey which relate to said authority or said New Jersey Turnpike: Provided. That the collection of tolls for the use of such bridge shall cease after forty years from the date of completion of such bridge, and such bridge thereafter shall be maintained and operated free of tolls.

SEC. 4. The right to alter, amend, or repeal this Act is hereby

expressly reserved.

Approved October 26, 1951.

Public Law 217

CHAPTER 580

## AN ACT

To amend section 207 (a) of Public Law 351, Eighty-first Congress.

October 26, 1951 [H. R. 5405]

Time limitation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 207 (a) of Public Law 351, Eighty-first Congress, be amended to read as

follows:

"SEC. 207. (a) Members of the uniformed services who enlist under the conditions set forth in subsection (b) of this section within three months from the date of their discharge or separation, or within such lesser period of time as the Secretary concerned may determine from time to time, shall be paid a lump-sum reenlistment bonus of \$40, \$90, \$160, \$250, or \$360 upon enlistment for a period of two, three, four, five, or six years, respectively; and, upon enlistment for an unspecified period of time amounting to more than six years a lump sum reenlistment bonus of \$360 shall be paid, and, upon the completion of six years' enlisted service in such enlistment, for each year thereafter a lump sum payment of \$60 shall be made in advance, subject to the limitation that the total amount paid shall not exceed \$1,440: Provided, That persons in an enlistment for an unspecified period of time, entered into prior to October 1, 1949, shall be paid \$110 upon the first anniversary date of such enlistment subsequent to September 30, 1949, and \$60 upon each anniversary date thereafter, subject to the limitations that the total amount paid after October 1, 1949, shall not exceed \$1,440: Provided further, That no payment shall be made for any period subsequent to the completion of thirty years' service. No reenlistment bonus shall be paid for more than four enlistments entered into after the effective date of this section: Provided further, That the bonus to be paid in the case of a person reenlisting for a period which would extend the

63 Stat. 811. 37 U. S. C. § 238.

Reenlistment bo-

length of his active Federal service beyond thirty years shall be computed as if said reenlistment were for the minimum number of years necessary to permit such persons to complete thirty years' active Federal service: And provided further, That after the enactment of this amendment and under such regulations as may be approved by the Secretary of Defense or the Secretary of the Treasury with respect to Coast Guard personnel any person to whom a reenlistment bonus is paid as herein provided, and who voluntarily or as the result of his own misconduct, does not complete the term of enlistment for which the bonus was paid, shall be liable to refund such part of such bonus as the unexpired part of such enlistment bears to the total enlistment period for which such bonus was paid, less any amount paid in Federal or State income taxes on such refundable part."

Approved October 26, 1951.

Public Law 218

CHAPTER 581

## JOINT RESOLUTION

October 26, 1951 [H. J. Res, 330]

To permit articles imported from foreign countries for the purpose of exhibition at the Chicago International Trade Fair, Incorporated, Chicago, Illinois, to be admitted without payment of tariff, and for other purposes.

Chicago International Trade Fair. Imports for exhibition, etc.

Sale of articles.

Articles withdrawn for consumption, etc.

Marking requirements.

Abandonment of articles.

Articles in customs custody.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That all articles which shall be imported from foreign countries for the purpose of exhibition at the Chicago International Trade Fair, to be held at Chicago, Illinois, from March 22 to April 6, 1952, inclusive, by the Chicago International Trade Fair, Incorporated, a corporation, or for use in constructing, installing, or maintaining foreign exhibits at the said trade fair, upon which articles there shall be a tariff or customs duty, shall be admitted without payment of such tariff, customs duty, fees, or charges under such regulations as the Secretary of the Treasury shall prescribe; but it shall be lawful at any time during or within three months after the close of the said trade fair to sell within the area of the trade fair any articles provided for herein, subject to such regulations for the security of the revenue and for the collection of import duties as the Secretary of the Treasury shall prescribe: Provided, That all such articles, when withdrawn for consumption or use in the United States, shall be subject to the duties, if any, imposed upon such articles by the revenue laws in force at the date of their withdrawal; and on such articles which shall have suffered diminution or deterioration from incidental handling or exposure, the duties, if payable, shall be assessed according to the appraised value at the time of withdrawal from entry hereunder for consumption or entry under the general tariff law: Provided further, That imported articles provided for herein shall not be subject to any marking requirements of the general tariff laws, except when such articles are withdrawn for consumption or use in the United States, in which case they shall not be released from customs custody until properly marked, but no additional duty shall be assessed because such articles were not sufficiently marked when imported into the United States: Provided further, That at any time during or within three months after the close of the trade fair, any article entered hereunder may be abandoned to the Government or destroyed under customs supervision, whereupon any duties on such article shall be remitted: Provided further, That articles which have been admitted without payment of duty for exhibition under any tariff law and which have remained in continuous customs custody or under a customs exhibition bond and imported